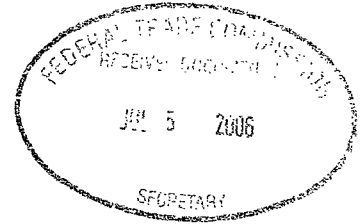


522418-70564



June 26, 2006

Federal Trade Commission/Office of the Secretary, Room H-135 (Annex W)
Re: Business Opportunity Rule, R511993
600 Pennsylvania Avenue, NW
Washington, DC 20580

Re: Business Opportunity Rule, R511993

Dear Sirs:

I am writing in response to the proposed New Business Opportunity Rule, R511993. This rule will be a significant burden to the network marketing industry. I believe it is a significant burden to the free market trade.

Mainly, I am opposed to the 7 day waiting period and strongly urge you to delete this from the rule.

The rule also requires any earnings claim be validated with detailed "Earnings Claims Statement Required By Law". I support disclosures of an average earnings income statement but I am opposed to being forced to provide written substantiation as it is an excessive burden on distributors.

I have been involved in network marketing on several occasions, the last for only 6 months where I have met some wonderful people and developed great working relationships. I truly believe we will all be hurt by adoption of this rule.

Please modify the rule, especially the 7 day portion of it.

Respectfully,

Nancy J. Neuburger

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]